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 GENERAL CAPACITOR CO. LIMITED., JIANPING
 ZHENG aka JIM ZHENG, GENERAL CAPACITOR
 INTERNATIONAL, INC., GENERAL CAPACITOR,
 LLC.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

ENERTRODE, INC.

Plaintiff,

v.

GENERAL CAPACITOR CO. LIMITED.,
 JIANPING ZHENG aka JIM ZHENG, GENERAL
 CAPACITOR INTERNATIONAL, INC.,
 GENERAL CAPACITOR, LLC, AND DOES 1-100.

Defendants.

CASE NO. 4:16-cv-02458 HSG

STIPULATION AND ORDER TO
 EXTEND DEADLINE TO CONDUCT
 MEDIATION

Pursuant to Local Rule 7-12, the parties in this case, Enertrode, Inc. (“Plaintiff”) and General Capacitor Co. Limited., Jianping Zheng aka Jim Zheng, General Capacitor International, Inc., General Capacitor, LLC (together, “Defendants”) submit this stipulation and request for an order extending the deadline to conduct mediation in this case (the “Proposed Order”).

WHEREAS this action was originally filed in Alameda County Superior Court on March 25, 2016, and was removed to this Court on May 5, 2016 (Dkt. No. 1);

WHEREAS on May 5, 2016, Defendants filed a separate action against Linda Zhong (“Zhong”) a former employee and president of EnterTrode, Inc., (Dkt. No. 1, Case No. 16-265,

1 filed May, 5, 2016 (N.D. Fla.) (the “Florida Action”);

2 WHEREAS on May 12, 2016, Defendants filed a Motion to Dismiss for Lack of
3 Jurisdiction or Transfer Venue (Dkt. No. 10) in this Court, which is still pending;

4 WHEREAS on May 25, 2016, Zhong (the defendant in the Florida Action), filed a
5 motion to transfer the Florida Action to this Court (Florida Action, Dkt. No. 4);

6 WHEREAS on July 15, 2016, this Court ordered that the parties hold an ADR session by
7 January 15, 2017 (Dkt. No. 20);

8 WHEREAS on September 9, 2016, the Florida court ordered that the Florida Action be
9 stayed until a decision by this Court on defendants’ pending Motion to Dismiss for Lack of
10 Jurisdiction or Transfer Venue (See Notice of Ruling, Dkt. No. 23);

11 WHEREAS the parties conducted an initial mediation scheduling conference on
12 November 8, 2016 with Mr. Robert Ebe, wherein all parties noted that no discovery has been
13 taken in this case and that the case was not postured for meaningful mediation;

14 WHEREAS all parties, and Mr. Ebe, agreed that it would be most efficient to delay
15 further ADR proceedings until this Court rules on the pending Motion to Dismiss for Lack of
16 Jurisdiction or Transfer Venue (Dkt. No. 10);

17
18 NOW THEREFORE, the parties respectfully request that this Court order that the
19 deadline to conduct mediation in this case be extended to ninety (90) days after any ruling on the
20 pending Motion to Dismiss for Lack of Jurisdiction or Transfer Venue (Dkt. No. 10).

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22 IT IS SO STIPULATED.
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Dated: November 14, 2016

/s/ Perry J. Narancic

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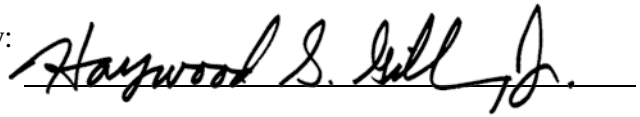
ORDER

GOOD CAUSE appearing therefore, the deadline to conduct mediation in this action is extended to ninety (90) days after any ruling by this Court on the pending Motion to Dismiss for Lack of Jurisdiction or Transfer Venue (Dkt. No. 10).

IT IS SO ORDERED.

DATED: November 16, 2016

By:



Hon. Haywood S. Gilliam, Jr.
United States District Judge